

# JASPER COURIER.

## Democratic State Ticket.

For Secretary of State,  
DANIEL McCLELLAN, of Morgan.  
Auditor of State,  
JOHN W. DODD, of Grant.  
Treasurer of State,  
NATH'L F. CUNNINGHAM, of Vigo.  
Superintendent of Public Instruction,  
SAMUEL L. RUGG, of Allen.  
Attorney General,  
JOS. E. McDONALD, of Montgomery.  
Supreme Judges,  
SAMUEL E. PERKINS, of Marion.  
ANDREW DAVISON, of Decatur.  
JAMES M. HANNA, of Vigo.  
JAMES L. WORDEN, of Whitley.

## JASPER:

FRIDAY, : : : JULY 16, 1858.

JUDGE HOVEY.—A small number of our citizens assembled at the court house on last Saturday night to hear this cormorant after public office and treasury pay give some reasons for his apostasy from Democracy, which has cherished and exalted him, and given him all, yea more, honors than he was justly entitled to, either by his talents or services in the party. But our expectation that he would attempt at least, to give some plausible reason for his turning against the hand that fed him, was totally disappointed, and any disinterested listener must have been convinced that it is only his great anxiety for office, and not principle, which makes him an independent candidate for Congress, against the regular Democratic nominee. We think any reasonable man would have been satisfied with the offices and honors conferred upon Judge Hovey by the Democracy during his nine years' service with them, without trying to force himself into a position which they have repeatedly shown him was reserved for those they deemed more worthy; but not so with the Judge; like the leech he is constantly crying "give, give!" and seems not to be willing to submit to the will of the majority, when he has any self-interest at stake, though he can cry "popular sovereignty" with great gusto when the trouble is in Kansas, where he has no real interest.

The principal portion of the Judge's speech was made up of a tirade against the Lecompton Constitution, the manner of its adoption, history of election frauds, &c. Now this might all have been very nice if the people of Indiana were about to vote on this Constitution, or if it was likely to come up as an issue in the next Congress, but as the people of Kansas will, on the first Monday in August, settle this matter for themselves, by a fair vote of the citizens, the citizens of other States have, in our opinion but very little to do with it. As Judge Hovey's great hobby is "popular sovereignty," or the capability and right of the people of each State or Territory to govern themselves, we can't, for the life of us, see how he can consistently oppose the admission of Kansas under the Lecompton Constitution, if a majority of the people of that Territory should vote for it at the coming election. If he opposes it we shall have to believe that his professions of great confidence in and love for the people, are all gammon, with which he hopes to soft soap some poor ignorant souls and gain votes. If he does not oppose it, what benefit does he expect to derive from discussing the merits of that Constitution, the fate of which the legal citizens of Kansas must decide among themselves?

Mr. Hovey, very shrewdly for himself, avoided saying anything about the English Compromise, as he was aware it was a strong bulwark, in

which the people had confidence, giving a fair opportunity to the citizens of Kansas to express their opinions at the ballot box, and against which he could not make an impression.

His statements in regard to the intrigues and unfairness practiced in conventions may all be very true as far as those conventions are concerned in which he took a leading part, but as to those in this county, every opportunity to hold fair conventions is afforded, and if they are controlled by cliques or wire pullers, it is assuredly the fault of the people who sanction them, though we certainly would have no great objection to the method of choosing delegates proposed by the Judge. It occurred to us, however, as something a little singular, that the Judge should never have discovered the great wrong in our present system of holding conventions, so long as he received a nomination from them, and we didn't know but a fear that he might not receive the nomination from the coming Princeton Convention had a very forcible tendency to open his eyes on that point. At all events, Judge Hovey gained nothing by his speech in Jasper, and must have left here feeling confident himself that so far, at least, as Dubois county is concerned, if he persists in his foolish course, he is doomed to a worse than Waterloo defeat.

THE GOLDEN PRIZE.—Attention is directed to the advertisement of this superb literary weekly in our paper of to-day. The "Prize" is one of the best literary papers published in the world, and every subscriber receives in addition to the paper a splendid gift, as a memento of friendship. We are accustomed to look with suspicion on these large gift enterprises, and did so with the "Prize" until we were convinced that it was an exception, and we now take pleasure in recommending it as worthy of the confidence of the people. They meet their bills promptly, and will do just what they promise.

GOOD ACCOMMODATION.—We would say to our friends, and the traveling community generally, that when they go by the way of Washington, Davis county, Ind., if they will put up at the Hyatt House they will find Mr. Hyatt an attentive and accommodating landlord; his house is by a hundred per cent. the best in the place; his charges are reasonable, and fare good. Try it, and our word for it you will find it so.

NOTICE.—Any person wishing information about Canal lands or lands generally in this county can get it by calling at the Auditor's Office, as we have procured a true copy of the original entries made at the Vincennes Land Office, and also at the office in Washington up to this date.

Messrs. Bilderback & Tilman will be at their Car again next week, ready to furnish life-like pictures to all may desire them.

The Dubois Common Pleas Court commences the July term next Monday. There is a very light docket.

LAND WARRANTS.—The Washington Star says that an important change is made in this description of property, by an act of Congress of June 3d, 1858. They were formerly held as real estate, and conveyed after forms and methods prescribed for real estate; but this act converts them into personal chattels, makes them subject in conveyance, assignment, &c., to the laws governing personal property. In the event of the death of the claimant, prior to the issuing of the warrant, this act also provides that the title to the warrant shall then vest in the widow, if one is left; and, if not, then it shall descend as other personal chattels to the other heirs or legatees.

A bequest of eight hundred thousand dollars has been left to the city of Cincinnati by Charles McKim, for the establishment of a Free University for the support and education of orphan children between the ages of five and fourteen.

## Democratic Meetings.

Pursuant to notice the Democrats of Ferdinand township assembled in the town of Ferdinand on the 3d day of July, 1858. Dr. Wm. Schunterman was called to the Chair, and John B. Gohman appointed Secretary.

On motion the following gentlemen were selected as delegates to attend the County Convention, on the 17th inst., at Jasper—Dr. Wm. Schunterman, John Miller and John B. Gohman.

The delegates were instructed to cast the vote of Ferdinand township, in the Convention for the following gentlemen for the different offices:

For Congress—W. E. Niblack.  
For Representative—Dr. M. Kempf.  
For Treasurer—B. R. L. Niehouse.  
For Sheriff—Jacob Herman.  
For County Commissioner—Wm H. Green.

Fred. Newdeck was nominated for Township Assessor of Ferdinand Township.

On motion, the meeting adjourned. WM. SCHUNTERMAN, Ch'm.  
J. B. GOHMAN, Sec'y.

At a meeting of the Democracy of Hall township, held pursuant to notice Col. Thos. Shoulders was called to the Chair. A committee was appointed to report the names of suitable persons as delegates to the County Convention. The committee reported the names of the following persons who were chosen as delegates:

Pleasant Kellum, John Schnell, A. Fleming, Louis Striegel, John Tussy, Mathias Striegel, Wesley Shoulders, Henry Sanders, Ignatz Buchart, S. Jacobs, J. G. Stein, Bernard Beckman, J. J. Allis, Thos. Shoulders, J. F. B. Widmar.

The meeting then adjourned.

## The Responsibility Fixed.

From the adjournment of the last Legislature to the present time (says the State Sentinel) the Black Republican leaders have been making diligent efforts to relieve themselves of the responsibility of refusing to pass the laws necessary to maintain the government of the State, in which the honor of every citizen is interested, without reference to party affiliations, but every step they make they get deeper into the mire. The leading Black Republican press admits that its party commenced the session with a determination to defeat an organization of the Legislature unless its partisan schemes could be accomplished. They carried out this admitted pre-determined resolution by refusing to allow the revenue laws to be passed, for the avowed purpose of embarrassing the Democratic Administration of the State Government, and if possible to "block its wheels."

The House of the last General Assembly was largely Democratic. Every law necessary to sustain the government was passed by that body, in ample time to be acted upon by the Senate. The latter body, unfortunately for the public interests, was under Black Republican control. Every effort was made by the Democratic Senators to pass the necessary laws. More than a hundred times did the Democratic Senators move that those bills should be taken up, but in every instance they were voted down by the Republican Senators. Only one bill did they allow to be passed, and that was the Specific Appropriation Bill, in which some of the Republican Senators had an interest. The Black Republican Senators could yield their partisan purposes to pass a bill in which their private interests were involved, but bills which affected the public welfare were defeated by their "resolute action." This they most candidly admit. It would be folly to do otherwise, for such is the record. For all the consequences in refusing to pass the necessary laws, the responsibility is fixed upon the Republican Senate, and the people will hold them accountable.

Judge Eckles is likely to get himself into trouble in consequence of his rash course on the polygamy question in Utah Gov Cumming complains greatly of this thwarting of his policy towards the Mormons, and orders are said to have been issued from Washington directing Judge Eckles to suspend for the present his crusade against polygamy.

The Democratic Convention of the Fourth Congressional District adopted a resolution approving the course of General Foley, by a vote of 120 to 34—Franklin county not voting.

The friends of Gov Willard will be glad to read the following paragraph from the State Sentinel:

Governor Willard is rapidly convalescing. He is able to sit up most of the day. We look confidently for his restoration to sound health in a brief period.

Mr. Sackner has accepted the nomination for Congress tendered to him by the Democratic Convention of the 22d June, and will immediately enter upon a canvass of his District.

Hon. Wm. Montgomery, the author and staunch supporter of the Crittenden Montgomery amendment, has been nominated for re-election by the Democracy of the twentieth District, Pennsylvania.

A young man named Hovey, aged about 18 years, son of Mr Chas Hovey, was drowned while bathing at Mt Vernon on Saturday week.

The trustees of Indiana Asbury University have elected Rev Dr Bowman Lewisburgh, Pa. President, which office has been vacant for the past year.

The Republicans of the St. Louis, Mo., District have nominated F. P. Blair, Jr., for re-election to Congress.

The Democrats of Vanderburgh have nominated Ben Stinson for Representative and John S Gavitt for Sheriff.

## Notice

Is hereby given, that on Monday, the 2d day of August, 1858, Lawrence Jones, Deputy Surveyor of Dubois county, will be present to run the lines and determine the boundaries and subdivisions, and also establish the corners, of the E 1/2 of N E 1/4, and the S W 1/4 of N E 1/4 of section 31, and the S W 1/4 of N W 1/4 of section 32, all in town 3, S R 5 west. Interested persons are required to attend.

July 16-3a\* BEST R. KEMP

MISS SOUTHWORTH,  
COL. G. W. CROCKETT,  
CHARLES BURDETT,  
THOMAS DUNN ENGLISH, M. D.,  
HENRY CLAPP, JR.,  
GEORGE ARNOLD,  
SAMUEL YOUNG,  
MRS. ANNA WHELFLEY,  
MISS VIRGINIA VAUGHAN,  
MRS. DI VERNON,  
MISS HATTIE CLARE,  
FINLEY JOHNSON,

Write only for the  
**GOLDEN PRIZE.**  
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## THE GOLDEN PRIZE

ILLUSTRATED.

DEAN & SALTER, successors to Becket & Co.

THE NEW YORK WEEKLY GOLDEN PRIZE is one of the largest and best literary papers of the day. An Imperial Quarto containing Eight pages or forty columns, of the most interesting and fascinating reading matter, from the pens of the very first writers of the day.

Elegantly Illustrated every week.

## A Present

WORTH FROM 50 CENTS TO \$500 WILL BE GIVEN TO EACH SUBSCRIBER IMMEDIATELY ON RECEIPT OF THE SUBSCRIPTION MONEY. This is presented as a Memento of Friendship, and not as an inducement to obtain subscribers.

## TERMS:

One copy for one year \$2 00 and 1 gift.  
One copy for two years 3 50 and 2 gifts.  
One copy for three years 5 00 and 3 gifts.  
One copy for five years 8 00 and 5 gifts.

## AND TO CLUBS:

Three copies, one year \$5 00 and 3 gifts.  
Five copies, one year 8 00 and 5 gifts.  
Ten copies one year 15 00 and 10 gifts.  
Twenty one copies 1 year 30 00 and 21 gifts.

The articles to be given away are comprised in the following list:

2 packages gold, containing \$500 each  
5 do do do 200 each  
10 do do do 100 each  
10 pat. lev. hunt. case watches 100 each  
20 gold watches 75 each  
50 do 60 each  
100 do 50 each  
300 ladies gold watches, 35 each  
200 silver hunting case watches. 30 each  
500 silver watches, 10 to 25 each  
1000 gold guard, vest & fob chains 10 to 30  
Gold Lockets, Bracelets, Brooches, Ear Drops, Breast Pins, Cuff Pins, Sleeve Buttons, Rings, Shirt Studs, Watch Keys, gold and silver thimbles, and a variety of other articles worth from 50 cents to \$15 each.

We will present to every person sending us 50 subscribers, at \$2 each, a gold watch worth \$40; to any one sending us 100 subscribers, at \$2 each, a gold watch worth \$90. Every subscriber will also receive a present.

Immediately on receipt of the subscription money, the subscriber's name will be entered upon our book, and the present will be forwarded, within one week, to the subscriber, by mail or express, post paid.

All communications should be addressed to  
DEAN & SALTER,  
Proprietors, 335 Broadway, New York.  
July 2, 1858-1awy

## Run Here Everybody!

## DRUG STORE!

ISAAC NEWTON.

ON EAST SIDE OF PUBLIC SQUARE.

WOULD respectfully inform the citizens of Dubois county and its vicinity, that he has bought out McCrillis & Kean, late druggists, and is now receiving, and will keep constantly on hand, a full and complete assortment of

## American, German and French Drugs & Medicines

such as are usually kept in an establishment of this kind. Likewise, a complete stock of paints, oils, dyestuffs, perfumery, stationery of all kinds, fancy articles, &c.

Come and examine my stock. I will sell as low as anybody else, and will use all legitimate endeavors to please customers. My stock is purchased from the best houses, and I challenge competition as regards quality and prices.

## PATENT MEDICINES.

Of all kinds and descriptions, kept constantly on hand.

Prescriptions of every character, put up carefully.

Jasper, July 9, '58. ISAAC NEWTON.

## List of Letters

REMAINED in the Jasper Post Office for the last three months, at the quarter ending June 30, 1858.

|                    |                  |
|--------------------|------------------|
| Anderson Mary      | Bugert Andrew    |
| Butley Joseph      | Bradley Elijah   |
| Cedar James        | Dunham George    |
| Dillard James      | Dorman Frank R   |
| Granbach Joseph    | Gallott W L      |
| Gavin Mary         | Hunt Wm H        |
| Hohler Joseph      | Haddock John     |
| Heifrich Wm G      | Henke Christian  |
| Jacobs John W      | Jarboe William   |
| Junkins James      | Kehlee Julius    |
| Kluber Jos         | Kistner Baltasar |
| Matthews Sumanthio | Moore Isaac S    |
| Morgan Mary        | Rusher Thomas    |
| Ruphold Lemon      | Reed Samuel      |
| Schwind Frank      | Tabbe Albert     |
| Wyman Elizabeth    | Waddle David     |
| Waber Bernard      |                  |

July 9, 1858. JOHN MANN, P. M.

## Why is the Demand so Great for DR. MANN'S AGUE BALSAM?

Because it will, in all cases, safely and effectually cure that much dreaded scourge of the west—Chills, Fever and ague—without fail, and in cases will counteract the poison of Malaria, of which fact thousands do testify; and, unlike all other nostrums, it is only recommended for one class of diseases, and as a tonic it is unsurpassed. We will offer a few evidences of its worth, by men of influence and high standing.

PRINCETON, ILL., Sept. 20, 1857.

Dr. Mann—Dear sir: For several years past I have used your Ague Balsam in my daily practice, and have closely observed its effects in hundreds of cases, and in no case has it failed to produce the most happy effect. I can most cheerfully recommend it as a certain specific for chills, fever and ague, and malaric diseases.

Truly Yours, H. AUSTIN, M. D.

MARSHALL, MICH., Feb. 11, 1857.

Dr. Mann & Co—I have sold a large amount of your Ague Balsam in this vicinity, and from my personal knowledge of it, believe it the best remedy for chills, fever and ague that has ever been sold in our state.

Respectfully Yours, O A HYNE.

ASHTABULA, Ohio, Jan. 1st, 1858.

Messrs. S. K. Mann & Co—Gents: In canvassing the states of Ohio and Michigan for the sale of the different remedies of which we have control, our attention has been called to observe the great name that your ague balsam has gained for itself in every place where sold. It really seems to be the people's own remedy, and its sales more rapid than all others. It is destined to supersede all other ague remedies in the market.

Very truly yours, A S HENDRY.

NEW YORK, Feb. 23, 1858.

Messrs. S K Mann & Co—Gents: I have at our house in St Louis sold your ague balsam some three years, and have carefully observed its effects in curing, and must in all candor say, I do not believe its equal exists in all the world of medicines. To my personal knowledge it has cured permanently every time, and I have known it used after all other remedies have been tried in vain, with the most happy result; and what is more remarkable I have never known a case but what remained cured, for at least that season. I have no hesitation in recommending it as a perfect triumph over chills and fever.

Respectfully Yours, DA O J WOOD.

S. K. MANN & CO., Proprietors, Gallion, Ohio. Sold by all good Druggists.

July 2, 1858.

D. T. LAIRD, Rockport. W. C. ADAMS, Jasper.

## LAIRD & ADAMS,

ATTORNEYS AND COUNSELLORS AT LAW, WILL promptly attend to all business intrusted to their care in Dubois Circuit and Common Pleas Courts.

July 2, 1858.

## HORSE POWER FOR SALE.

THE undersigned, having completed his arrangements for running his Wool Carding Machine by steam, offers for sale the horse power machinery formerly attached to it. This horse power is in good order, of an excellent quality, and will be sold on very reasonable terms, if applied for soon at my wool carding machine in Jasper.

June 18, 1858. ALOIS ECKERT.

Subscribe for the Jasper Courier.